

1                   IN THE UNITED STATES DISTRICT COURT FOR THE  
2                   NORTHERN DISTRICT OF MISSISSIPPI  
3                   GREENVILLE DIVISION

4                   MICHAEL ANTHONY NASH,  
5                   JIMMY SHAW, VINNIE CASON,  
6                   GRANT LEWIS, and CHARLESTON  
7                   TAURVONTA HARRIS,

8                   PLAINTIFFS,

9                   vs.

10                  GREGORY CARR,

11                  DEFENDANT.

12                  CIVIL CAUSE NO.  
13                  4:25-CV-059-DMB-JMV

14                  DEFENDANT'S UNOPPOSED MOTION  
15                  FOR ADDITIONAL TIME TO FILE ANSWER OR OTHER  
16                  RESPONSIVE PLEADING TO PLAINTIFFS' COMPLAINT

17                  Defendant **GREGORY CARR** respectfully makes this unopposed motion for a  
18                  30-day extension of the deadline by which he is due to file an answer or other responsive  
19                  pleading to Plaintiffs' complaint. In support of his motion, Defendant states:

20                  1.         Plaintiffs filed their 22-page complaint against Defendant, a farmer, in  
21                  his individual capacity. The complaint alleges numerous, detailed allegations of violations  
22                  of state and federal laws on the part of Defendant.

23                  2.         The complaint was served on Defendant on May 26, 2025. Accordingly,  
24                  Defendant is due to file his answer or other responsive pleading to Plaintiffs' complaint  
25                  on or before June 17, 2025.

26                  3.         Defendant is recovering from a debilitating injury to his back and a  
27                  subsequent complicated surgery in relation to same. For this reason, counsel for  
28                  Defendant has not had an opportunity to meet with Defendant, to investigate the  
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<sup>1</sup> allegations contained in Plaintiffs' 88-paragraph complaint, and to research the applicable  
<sup>2</sup> law and the alleged bases for Defendant's alleged liability under same.

3           4. Defendant seeks the entry of an order which extends the deadline by  
4 which he is to file an answer or other responsive pleading to Plaintiff's complaint by 30  
5 days, *i.e.*, from June 17, 2025 until July 17, 2025.

5. Plaintiffs' counsel does not oppose the relief sought by this motion.

**7** SO MOVED ON THIS DATE: June 17, 2025.

/s/ Steve Brandon  
Stephen A. Brandon (MB #8655)  
**COUNSEL FOR GREGORY CARR**

OF COUNSEL:

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## **CERTIFICATE OF SERVICE**

I, STEPHEN A. BRANDON, hereby certify that I have this day served upon all counsel of record a copy of the foregoing document, consistent with the Federal Rules of Civil Procedure and ECF filing and service practices and procedures, to wit:

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DONE ON THIS DATE: June 17, 2025.

/s/ Steve Brandon  
Stephen A. Brandon